UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No.	ED CV 16-3	09 PA (DTBx) Date February 24, 2016				
Title	Erik Carranz	za v. Target Corp.				
Present: The Honorable		PERCY ANDERSON, UNITED STATES DISTRICT JUDGE				
Stephen Montes K		err	Not Reported		N/A	
Deputy Clerk			Court Reporter		Tape No.	
Attorneys Present for Plaintiffs:			Attorneys Present for Defendants:			
None			None			
Proceedin	Proceedings: IN CHAMBERS - COURT ORDER					

Before the Court is a Notice of Removal filed by defendant Target Corporation ("Defendant") on February 22, 2016. Defendant asserts that this Court has jurisdiction over the action brought against it by plaintiff Erik Carranza ("Plaintiff") based on the Court's diversity jurisdiction. <u>See</u> 28 U.S.C. § 1332.

Federal courts are courts of limited jurisdiction, having subject matter jurisdiction only over matters authorized by the Constitution and Congress. See, e.g., Kokkonen v. Guardian Life Ins. Co., 511 U.S. 375, 377, 114 S. Ct. 1673, 1675, 128 L. Ed. 2d 391 (1994). A suit filed in state court may be removed to federal court if the federal court would have had original jurisdiction over the suit. 28 U.S.C. § 1441(a). A removed action must be remanded to state court if the federal court lacks subject matter jurisdiction. 28 U.S.C. § 1447(c). "The burden of establishing federal jurisdiction is on the party seeking removal, and the removal statute is strictly construed against removal jurisdiction." Prize Frize, Inc. v. Matrix (U.S.) Inc., 167 F.3d 1261, 1265 (9th Cir. 1999). "Federal jurisdiction must be rejected if there is any doubt as to the right of removal in the first instance." Gaus v. Miles, Inc., 980 F.2d 564, 566 (9th Cir. 1992).

In attempting to invoke this Court's diversity jurisdiction, Defendant must prove that there is complete diversity of citizenship between the parties and that the amount in controversy exceeds \$75,000. 28 U.S.C. § 1332. To establish citizenship for diversity purposes, a natural person must be a citizen of the United States and be domiciled in a particular state. Kantor v. Wellesley Galleries, Ltd., 704 F.2d 1088, 1090 (9th Cir. 1983). Persons are domiciled in the places they reside with the intent to remain or to which they intend to return. See Kanter v. Warner-Lambert Co., 265 F.3d 853, 857 (9th Cir. 2001). "A person residing in a given state is not necessarily domiciled there, and thus is not necessarily a citizen of that state." Id. For the purposes of diversity jurisdiction, a corporation is a citizen of any state where it is incorporated and of the state where it has its principal place of business. 28 U.S.C. § 1332(c); see also Indus. Tectonics, Inc. v. Aero Alloy, 912 F.2d 1090, 1092 (9th Cir. 1990).

UNITED STATES DISTRICT COURT CENTRAL DISTRICT OF CALIFORNIA

CIVIL MINUTES - GENERAL

Case No.	ED CV 16-309 PA (DTBx)	Date	February 24, 2016
Title	Erik Carranza v. Target Corp.		

The Notice of Removal alleges "[u]pon information and belief" that "Plaintiff is, and at all relevant tiems was, a resident of the State of California within the meaning of 28 U.S.C. section 1332(a). Plaintiff states in his Complaint that he 'was a resident of the State of California.' See Massoumi Decl., Exhibit A, Complaint, ¶ 1." (Notice of Removal ¶ 8.) As the Notice of Removal makes clear, both the Notice of Removal and the Complaint allege only Plaintiff's "residence." Because an individual is not necessarily domiciled where he or she resides, Defendant's allegation that Plaintiff is a California resident is insufficient to establish Plaintiff's citizenship. See Kanter v. Warner-Lambert Co., 265 F.3d at 857. "Absent unusual circumstances, a party seeking to invoke diversity jurisdiction should be able to allege affirmatively the actual citizenship of the relevant parties." Kanter, 265 F.3d at 857; Bradford v. Mitchell Bros. Truck Lines, 217 F. Supp. 525, 527 (N.D. Cal. 1963) ("A petition [for removal] alleging diversity of citizenship upon information and belief is insufficient."). As a result, Defendant's allegations are insufficient to invoke this Court's diversity jurisdiction.

Therefore, Defendant has failed to meet its burden to demonstrate the Court's diversity jurisdiction. Accordingly, the Court remands this action to San Bernardino Superior Court, Case No. CIVDS1600453. See 28 U.S.C. § 1447(c).

IT IS SO ORDERED.